

At Washington a day or two since, a Cape Ann gentleman remarked that there were more Massachusetts democrats seeking office at the seat of government, than there were left now of Buchanan democrats in the Bay State.

The above paragraph is going the rounds of the newspaper press. Whether it is exactly true or not, it affords a good illustration of the effect of an overgrown and mischievous Presidential patronage, and the very tempting salaries attached to federal offices, for it is not to be supposed that this great drove of "cute Yankees from the Bay State," congregated at Washington, in eager pursuit of office, have been attracted thither solely by a thirst after the honors of public life, aside from the more substantial "spoils" pertaining to official positions.

We hold both the things alluded to, to be wrong, corrupting in their tendency, and hazardous to the permanency of the government, —we mean the enormous Presidential patronage, and the grossly overpaid offices under the federal government. A reform of these things is imperatively demanded, by the highest considerations of patriotic duty and public morality, and it ought to be commenced at once.

It is not a spectacle well-nigh disgusting, —that of a large body of citizens of an intelligent and prosperous State, like Massachusetts, leaving their families and private business, and running off four or five hundred miles, to bow, and scrape, and beg for a public appointment at the hands of the Chief Executive officer of the Union? And who does not know the degrading concessions and dirty work—the support of the Lecompton villanous and fugitive slave laws—that may be required and agreed to in order to win the desired positions? Office-seeking, always a grovelling business, has run down to a most wretched pass, at Washington and some of the State capitals, of late years.

THIRTY-FIFTH CONGRESS.

WASHINGTON, Friday, March 3, 1858. The House is engaged this morning on uninteresting private bills.

FROM WASHINGTON.

WASHINGTON, Friday, March 3, 1858. The movement in the Senate for a general bankrupt law is exciting much attention here. It is regarded as a quasi-administrative measure. Mr. Tamm has charge of it. Corporations are included in its provisions. Its object will be to protect debtors and creditors justly, and regulate commercial transactions throughout the United States. Men of all sections and parties approve of the measure.

It is the general impression that Mr. Fletcher Webster will not be disturbed in his position as Surveyor of the Port of Boston.

If the Democrats believe the story that their papers are circulating, that a great revolution of feeling is going on in Kansas, and that almost every body is in favor of admission under the Lecompton constitution, there can be no difficulty in settling the question. Let it be put out to the people who, we are told, are so desirous of admission. If they are really in favor of the measure, its advocates risk nothing in consulting them. If it be really true that the people of Kansas desire to come into the Union, under the Lecompton constitution, and if they will so declare their will by an authentic vote, then we confess that all our argument against it falls to the ground. If the men who claim that this change of opinion has been made in Kansas, yet refuse to authenticate it by the popular suffrage, they can hardly expect that these statements will find credit with the other side.—Providence Journal.

HOUSEHOLD DANGERS.—A correspondent of the Post, in view of the awful destruction of life at the St. Louis hotel, and by other fires, suggests that every house should be provided, in the upper stories, with a life preserver, a rope ladder fitted with hooks to fasten to the window sill, or into eye bolts attached to it. This might be the means of saving life in cases where the fire seizing upon the stairs, cuts off the ordinary means of escape.

Attention is called, in various quarters, to the danger from the careless or ignorant construction of heating apparatus. Many fires have originated from the pipes of hot air furnaces. Great care should be taken in placing these pipes, and the work should always be superintended by a man familiar with the principles of heat and careful and thorough in his application of them.—Proe Jour.

DEATH OF A RHODE ISLANDER IN CHINA.—The Havana correspondent of the New York Herald, under date of 23d ult., writes: "A young gentleman named Ellis Magdon, from Rhode Island, died in this city yesterday morning. He came here some two months since, suffering from inflammation of the bowels, from which he had nearly, I may say quite recovered, when he imprudently went into the country, caught cold, and returned to this city about twenty hours before he died. He was generally esteemed by those whose acquaintance he had made. His body has been embalmed and will be sent to the United States."

SHOE-BLACKS.—The shoe-blacks of London are formed into a regular brigade, under suitable supervision. The third annual report, just published, states that the earnings of forty boys, the past year, have amounted to \$2,880. Of this sum, \$1,815 was paid for their maintenance, and the balance is placed to their credit in the savings-bank. Perhaps a similar organization would work well in New York.

A communication was received at a spiritual circle in Greenfield, Mass., a few days since, purporting to be from "one who died a short time ago of delirium tremens. The communication stated that he was in hell—not literal fire and brimstone, but a dark, low-down place,—and he solemnly warned others not to follow such a course as he had.

LOCAL NEWS.

We are informed by Sisson & Hattman that a lamb of the South Down Breed less than eleven months old which they bought of Ellery Coggeshall, of Portsmouth, weighed when dressed for market 85 lbs.—This is about double the ordinary weight for lambs at that age.

Dressing Meat.

It is perhaps not generally known that some butchers have a way of infusing certain kinds of meat in order to make it look more desirable. When this is done simply by inserting the steel and lifting the flesh so as to allow the atmospheric air to enter there can be little or no objection to the practice, but when the breath of the operator is used for this purpose, oh horrors! Diseased lungs, foul stomachs, decayed teeth, rum, tobacco, and opium, anything and every thing blown into the flesh of a poor little blue looking calf, just as a boy blows up his foot ball, this is a little too much, and the sooner the practice is frowned down by an outraged community the better.

(Communicated.)

Keep it before the People.

That Wm. R. Staples, George A. Brayton, Alfred Bosworth and Sylvester G. Sherman, stand, charged by citizens of this State before the General Assembly, with having entered without authority of law, upon the possessions of Charles T. Hazard and Mumford Hazard, peaceable citizens of this commonwealth, and compelled the same to convey by deed their whole landed estates to Robert H. Ives of Providence under fear of imprisonment and loss of goods without adequate consideration in the one case, and without any consideration whatever in the other.

Keep it before the people—that these high handed measures have been perpetrated under the alleged plea that the aforesaid W. R. Staples, Geo. A. Brayton, Alfred Bosworth and Sylvester G. Sherman, were at the time this transpired, duly constituted a judicial tribunal and clothed with chancery powers, by the constitution and laws of this State, sufficiently ample to authorize their despotic proceedings.

Keep it before the people, that for three successive sessions of the General Assembly, through the agency and contrivances of certain lawyers and other interested or dishonest parties and persons, both in and out of the legislature, all attempts to investigate the gross abuse complained of, has thus far been successfully resisted and evaded.

Keep it before the people, that in all that has been spoken or published by the defendants of the so called Court of Equity, no attempt whatever has as yet been made to enlighten either the legislature or the people at large, in regard to the source from which the aforesaid Court derived the Equity powers, under cloak of which the alleged illegal proceedings were enacted and enforced.

Keep it before the people, that this vital issue seems to have been studiously avoided in the drafting of the resolution empowering the select committee to whom was referred the petition of Charles T. Hazard, for a jury trial and the memorial of George H. Calvert and others, to call for persons and papers, which resolution confines the investigation by the Committee solely to "the nature and extent of the Equity powers now claimed and exercised by the Supreme Court."

Keep it before the people, that in the absence of any clause in the constitution or act of Assembly, previous to the year 1837, conferring Equity powers on the Supreme Court sufficiently ample to warrant the said Court, in assuming jurisdiction in a case involving the specific performance of contracts for the sale and purchase of real estate, the aforesaid Wm. R. Staples, George A. Brayton, Alfred Bosworth and Sylvester G. Sherman, should be held liable to the same penalties that would await Judge Lynch, in our law and order loving community, should he by virtue of illegal & self constituted authority perpetrate such acts of oppression and violence as it is charged has been perpetrated by the former named individuals, without the authority, and in defiance of the laws of this State.

Keep it before the people, that so long as our laws are moulded by a class of men, whose interests are adverse to that of the great mass of the community, and whose very existence depends upon the complexity and obscurity of our Statute books, and whose sympathies, interests, and esprit de corps unavoidably lead them to seek to extend, sustain and defend the authority & usurpations of a judiciary, filled with members chosen from their own body, there can be but little hope that our General Assembly will interpose its authority to relieve the petitioners or impeach their oppressors for the gross misdemeanor they are charged with, however clear and well established may be the wrongs or the guilt of the several parties.

(Communicated.)

The science of Law made Easy.

January Session 1841.

"Be it enacted by the General Assembly."

The supreme judicial court are hereby vested with full equity powers in all cases of fraud, with authority to pass any orders and decrees in the premises, and to issue any and all processes to enforce the same.

according to the course of courts of chancery in like cases; and in all such cases, the question of fraud or no fraud, shall be tried as in and out of court by a jury."

This is the famous act under which the noble and truthful band of Rhode Island lawyers assented by common consent that the supreme court should assume and exercise unlimited equity powers, through the mere argument of fraud being charged in any bill in equity preferred to the court.—But note, that before the court can legally assume jurisdiction in such cases, the question of fraud or no fraud must be first established by the verdict of a jury, otherwise the bill falls to the ground. Stick a pin there.

This act was a law of the State, at the period our present constitution was established as the Supreme Law in 1843; which ordains Article I, sect. 13th, "the right of trial by jury shall remain inviolate."

When any of the snail fry seek to mystify or to baffle the minds of honest men, unlearned in the law, in relation to the usurpations of the Supreme Court, let such be asked to produce a opinion of the Chief Justice, showing by what authority either the General Assembly or the Supreme Court, can deprive a citizen of this state of a right of trial by jury, in cases of alleged fraud, when thus secured to them by a statute law, endorsed and riveted by the Constitution.

T. R. H.

GENERAL ASSEMBLY.

SENATE.

Friday, March 5.

Mr. Randall introduced a resolution which passed, directing the Attorney General to commence prosecutions for forfeiture of charter against those banks which have been enjoined, whenever the interests of creditors will admit of it.

Papers were received from the House and disposed of as follows: Resolution for purchasing armory of Providence Artillery, nonconformity of the House concurred in.—Resolution for engrossment of public acts concurred in.

Resolution requesting the Governor to deliver to the General Assembly at the May session an annual message, was taken up and passed.

The following accounts, reported from the Committee on Accounts without recommendation of any kind, were allowed to be and ordered to be paid, John S. Place \$25, Newport Artillery, balance, \$35,10 Henry Miller \$13, 75.

Mr. Randall, of Warren, called from the table the act in amendment of chapter 161, title XXV, of the Revised Statutes, of the Supreme Court, and moved its postponement to the May session.

Mr. Jenckes, of Providence, moved so to amend the motion as to indefinitely postpone the act, and spoke at length in support of his motion, examining the equity powers of the Supreme Court, arguing the necessity for their exercise, and also entering into the merits of the case of Charles T. Hazard, from which it is understood that this bill originated.

Some further discussion was had, when the Senate was called, and the motion for indefinite postponement was lost by the following vote: Yeas—Messrs. Turner, Fairbrother, Jenckes—3. Nays—Messrs. Albert Anthony, Alfred Anthony, Allen, Bliss, Blyden, A. Church Jr., N. Church, Clark, Cottrell, Eldred, Emmons, Gould, Green, Hall, Hopkins, Knowles, Olney, Gould, Green, Hall, Hopkins, Knowles, Olney, Gould, Green, Hall, Hopkins, Knowles, Olney, Gould, Green, Hall, Hopkins, Knowles, Olney.

Lieut. Gov. Turner, in giving his vote, stated that by voting for indefinite postponement he did not understand that he was voting adversely to the interests of Mr. Hazard's case, in regard to which he was not prepared to commit himself.

The bill was then postponed to the May session.

Mr. Jenckes, for the Committee on the Judiciary, reported back an act in amendment of chapter 176, title 24, of the Revised Statutes, of actions, not recommended.

This act was one of those introduced by Mr. Knowles, of Newport, growing out of the case Ives vs. Hazard.

Mr. Knowles moved that the act be postponed to the May session.

Mr. Jenckes objected, and proceeded to explain that the statute as it already exists, embraces all the valuable points that the bill in question does and has the advantage of settled construction of its language, during a long term of years. He also contended that the bill contained some provisions which would operate very unjustly, and concluded with a motion for indefinite postponement.

Mr. Knowles objected to indefinite postponement, and the motion was lost.

The petition of Kentish Guards for appropriation was reported from the Committee on Finance and continued to the May session.

The Senate took a recess until half-past two at which time it again convened. A resolution making the necessary appropriations for pay of clerks and officers of the Assembly was concurred in.

A resolution paying bill of Duty Greene to the amount of \$128 was concurred in.

The following resolutions were offered by Mr. Peckham and passed unanimously. Resolved that the thanks of the Senate be due, and are hereby tendered to his Excellency Elisha Dyer, for the able and impartial manner in which he has discharged the duties of presiding affairs of the Senate.

Resolution for adjournment was concurred in, when the Senate adjourned to meet according to law.

HOUSE.

Resolution for printing 500 copies of report of Indian Commissioner was concurred in.

The following were postponed to the next session. Act to amend Chapter 17 of the Statutes, act to amend Chapter 168, act in relation to duties of Sheriffs, constables, &c.; Petitions of Newport Artillery, and of Rhode Island Society for encouragement of Domestic Industry; Resolution directing the Attorney General to proceed against certain banks, act for widening bridges on Seekonk River; act in relation to banks and banking; act in relation to juries and jurors.

Resolution appropriating \$1130 for counsel fees in case Massachusetts vs. Rhode Island was concurred in.

The following were passed in concurrence: Amendment to the act to amend Chapter 47 of the Statutes; amendment to the act amending Chapters 19, 101 and 178 amendment to resolution allowing account of George D. Cross; Resolution directing the State Auditor to report expense of militia for last five years; Resolution allowing accounts of Samuel Ames Bond, T. Fames and Wingate Hayes; act in relation to arms and military books and property; Substitute for act for the preservation of game; Resolution for procuring room for State Auditor; Amendment to resolution in relation to election of certain officers in the city of Providence.

The petition of Geo. Lincoln, was granted in concurrence.

Resolution for payment of Burr & Shaw's bill was passed.

Other accounts from the Senate were referred to Finance Committee who had leave to sit during the recess.

Act making additional appropriations of \$6000 was passed.

Resolutions complimentary to the Speaker Hon. Sullivan Hallou, and thanking him for the able and impartial manner in which he had presided, were passed by unanimous vote.

The House then took a recess until half past two.

At two and a half o'clock the House was again called to order, Mr. Howard being called to and occupying the chair.

Resolution for payment of clerk's and officers of the General Assembly was read and passed.

Resolution for payment of bill of Duty Greene to the amount of \$128 was passed.

Resolution adjourning the General Assembly to meet according to law was passed and sent to the Senate for concurrence.

Message was received from the Senate of concurrence in the above mentioned resolutions, when the House was declared adjourned, thus closing the January Session A. D. 1858.

STOPPING NEWSPAPERS.—An exchange puts forth the following quaint remarks upon the subject of the above caption:

When a man gets mad and stops his paper he always borrows the next number to see if the withdrawal of his patronage has not killed the editor and put the columns in mourning. This grows out of the fact that none try to show their spite in this way, but those who imagine the world rests on their shoulders.

SPECIAL NOTICES.

"Buy Me and I'll Do you Good."

Now is the time to use the Great Spring and Summer Medicine.

DR. LANGELEY'S ROOT AND HERB BITTERS.

Composed of Sarsaparilla, Wild Cherry, Yellow Dock, Prickly Ash, Thoroughwort, 14th Ward, Mandrake, Blandine, &c.—all of which are so compounded as to act in concert and assist Nature in eradicating disease.

The effect of this medicine is most wonderful—it acts directly upon the bowels and blood, by removing all obstructions from the internal organs, stimulating them in healthy action, renovating the foundations of life and vigor, purifying the blood, cleansing it from all impurities, the causing it to course anew through every part of the body. They cure and eradicate from the system Liver Complaint—that main-spring of so many diseases—Jaundice in its worst forms, all Bilious diseases and Poul stomach, Dyspepsia, Constiveness, Humors of the blood and skin, Indigestion, Headache, Distress, Piles, Heartburn, Weakness, Pain in the Side and Bowels, Flatulency, Loss of appetite, and all kindred complaints caused by a torpid or diseased liver, a disordered stomach, or bad blood, to which all are more or less subject in large doses, fever and ague may be broken up and cured at once. This has become a standard medicine, and is decidedly the best the world ever saw.

Price only 25 cents for the pint, and 37 1/2 cents for the quart bottle.

Sold by all medicine dealers everywhere.—Orders should be addressed to J. O. LANGELEY, Proprietor, 11 Marshall street, Boston, Mass.

R. J. TAYLOR wholesale agent, New York.

HEALTHY BREAD.

JAMES PYLE'S DIETETIC SALERATUS PYLES.

Without a deal, in making.

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Mr. Mason, Sir—I have found a Hair Restorative in your Alpine Balm, which has not merely changed the gray locks for their original, but has given them a glossy hue, which before they never had.

EREMIAS H. HOSS, 129 Wickenden street, Providence, May 20, 1857.

Providence, July 30, 1857. G. A. P. Mason, Dear Sir—I am now using the Alpine Hair Balm, which I had of you, with most happy results. On the 30th of June last, my hair (which had been gray for more than six years) was fast falling off, for the third application of the Balm it ceased falling, and is now firmly coated, and very nearly its original color. By the use of one bottle, I have obtained a complete, permanent, natural and original head of hair. If every gray haired skeptic would try it, they would soon become "living epistles, known and read of all men," as having used the Alpine Hair Balm. Yours, &c.

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Very respectfully, SARAH LYON, Providence, May 20, 1857.

DIPVES & CO, 83 Milk street, Boston, Mass, sole agents for the United States and Canada.

Manufactured and for sale by CASP MASON, apothecary, No 167 Broad street, For sale in Newport by Hazard & Caswell Taylor and R. H. Tisdale.

READ! READ! READ!—Ye afflicted read! the following Certificate of cure of over 20 years' standing: H. T. HENNING—Dear Sir—I have been troubled with an affection of the Bladder and Kidneys for over twenty years. I have tried physicians in vain, and at last concluded to give your genuine preparation a trial, as I had heard it highly spoken of. It afforded me immediate relief. I have used three bottles, and I have obtained permanent relief from its effects and feel much better than I have for twenty years past. I have the greatest faith in its virtues and curative powers, and shall do all in my power to make it known to the afflicted. Hoping this may prove advantageous to you in assisting you to introduce the medicine. I am truly yours, W. McCORMICK, Lewistown, Pa., Jan. 28, 1857.

Should any doubt Mr. McCormick's statement, he refers to the following gentlemen: Hon. Wm. Bigler, ex-Governor, Pennsylvania.

Hon. Thos. B. Florence, Philadelphia. Hon. J. C. Knox, Judge, Tingo Co., Pa. Hon. J. S. Black, Judge, Philadelphia. Hon. D. R. Porter, ex-Governor, Pennsylvania. Hon. Ellis Lewis, Judge, Philadelphia. Hon. R. C. Grier, Judge U. S. Court. Hon. G. W. Woodward, Judge, Philadelphia. Hon. W. A. Porter, City Solicitor, Philadelphia. Hon. John Digler, ex-Governor, California. Hon. E. Banks, Auditor General, Washington, D. C. And many others, if necessary.

NEW THIS MORNING.

H. FARMER & SON, have just received from the New York Auctions a large assortment of Embroideries, consisting of Betts, Colliers, Bands, Flouncings, Edgings, &c., which they are selling cheap at 101 Thames street.

LOTUS BALM for the Hair—This admirable preparation promotes the growth of the Hair, prevents baldness, removes scurf, and dandruff, and makes the finest possible dressing for the hair, or beard.

For sale by HAZARD & CASWELL, 132 Thames-st., and 12 Washington Sq.

NEW Orleans Molasses, for sale by the Barrel or Gallon, by JOHN D. DENNIS, 22 Broad-street.

ORANGES & LEMONS for sale by JOHN D. DENNIS, 22 Broad-street.

QUIBER are many persons suffering from Coughs, Consumptive tendency, Scrofulous affections, Debility, and Emaciation, that fully believe Cod Liver Oil the only remedy for their maladies, but who hesitate to take it because it tastes and smells so badly. We request all who entertain this objection to call at our stores, and receive gratis, a sample bottle of our new oil,—which is the sweetest and purest ever produced by any manufacturers in the world. It is almost free from taste and smell, and will not be rejected by the most delicate stomach. It will cost nothing to try it. Do not allow the opportunity to pass.

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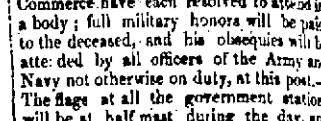
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Manufactured and for

2. **MEDICINES.**

FELMOLIDS

DR. J. C. BOLD'S
GENUINE PREPARATION,
OF
Highly Concentrated Compound
Human Extract BACNU,
Disposes of the Builder, Anemia, Gravel,
Dropsy, Weakness, Obstructions, Secret
Diseases, Female Complaints, and all
Diseases of the Sexual Organs,
Arising from Excesses and Impurities in the
Life, and removing all improper Discharges
from the Bladder, Kidneys, or Sexual Organs,
Whether existing in
MALE or FEMALE.
From whatever cause they may have originated,
And so matter of *HOPELESS* ending *GIVING*
Health and Vigor to the Frame, and
Bloom to the Pallid Cheek.
JOY TO THE AFFLICTED!
It cures Nervous and Debilitated Sufferers,
and removes all the sympathy among which
it is found
Indisposition
to Exertion, Loss of
Power, Loss of Memory,
Difficulty of Breathing, Gen-
eral Weakness, Horrors of Dis-
ease, Weak Nerves, Trembling, Col-
ic, Horror of Death, Night Sweats, Cold-
en, Wakefulness, Dimness of Vision, L-
oss of all the faculties of the Muscula-

system, Often Enormous Appetite,
with Dyspeptic symptoms, hot
hands, Flushing of the Body,
Dryness of the Skin, Pal-
lid Countenance and
Eruptions on the
Face, Pain
in the
Back,
teariness of the Eyelids, Frequently W-
spots flying before the eyes, with Temp-
rary Suffusion and Loss of Sight.
Want of attention, Great Mobili-
ty, Restlessness, with horror
of society. Nothing is
more desirable to such
persons than sol-
itude, and use-
ful labor.
more
Dread, not fear of themselves; no rep-
rimands, no earnestness, no specula-
tive manner, no earnestness, no specu-
lation, but a hurried attention from one

These symptoms, if followed by an-
this medicine. I have seen famous
this loss of the patient, and I
in— in which the patient may
Without any that these excrements
frequently followed by those disor-
Inguity and Consumption? The re-
the *Insano Asylum*, and the mela-
deaths by Consumption, bear ample
the truth of these assertions.
Asylum the most melancholy exhibi-
poors. The consequence is actually
and quite destitute—neither worth or
er visible. Should a sound of the voi-
ts rare y. Articulate

"With woful measures man despair
Low sullen sounds his grief beguile
Dedility is most terrible! and has
thousands upon thousands to unduly
thus blas ing the ambition of man
mouths. It can be cured by the use of

INFALLIBLE REMEDY

If you are suffering with any of the
distressing ailments, the *Fluid Extract*
will cure you. Try it and be convinced.

Beware of Quack Nostrums & Quack
who falsely boast of abilities and refer
sufferers know and avoid them, and
suffering, money and exposure, by se-

calling for a bottle of this popular and
Remedy
It allays all pain and inflammation
perfectly pleasant in its taste and odor
and dissolves in its action.

HELMHOLD'S
EXTRACT BUCHU
is prepared directly according to the
Pharmacy and Chemistry
with the greatest accuracy and acknowl-
edged and care derived from its combi-
nation of "Professor Deane's" Valuable
Practice of Physic, and most of the
aid works of medicine.

One hundred dollars will be paid to
any physician who can prove that he has
injured a patient, and that the testimony
stands can be produced to prove the
fact a good. Cases of from one week
years' standing have been effec-
tually cured by "Voluntary Testimony" in
the proper. Touching its virtue
and powers, is
well known to

SCIENCE AND FAME
100,000 BOTTLES HAVE BEEN
and not a single instance of a failure
reported.

Personally appeared before me,
Mayor of the city of Philadelphia, H.

are sick
they will
has been
see his
men with
petite re-
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him, and
has been
body with
these PILLS
cure him,
his mortal
weakness
they
are cured
of all
Symptoms of
the curd.
Sideache,
and Pain in
Appetite,
and kindred
annuements
of the
Stomach.

DR. T. HELMBOLD'S Sole Man-
ufacturer and subscriber Letter Man-
ifesto of November, 1854.
WM. F. HIBBARD, &

Price \$1 per Bottle, or Six for \$5.
to any Address,
Accompanied by reliable and medical
testimonies from Professors of medicine,
clergymen and others. Prepared by
H. T. HELMBOLD,
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To be had of **R. J. TAYLOR,**
Thomas st., and of all Druggists
throughout the United States,
and of the
SOLE AGENTS OF COUNTRY
Ask for **HELMBOLD'S**—
Cures Guaranteed

STATE OF RHODE ISLAND
NEWPORT, JAN. 1, 1855.
GEORGE N. LAXTON,
Attorney at Law,
for the Plaintiff in Error,
vs.
JOHN W. BROWN,
Defendant in Error.

G. Newport, tradesman, has
 assignment to me of all his
 real and personal, in trust for
 his creditors. All persons in-
 debted Lawton are requested to make
 payment, and those having de-
 bts sent them within a month for
 CHARLES C. VAN
 12

MARY of Argyle!—This delin-
 122 may be found at the City S-
 T.

PICTURE Frames—Just re-
 ceived lot of mouldings, suitable
 looking-glass frames, will be
 suit the times. Take notice we
 you waiting for your frame
 up for you immediately. Bring
 dere, you are sure to be satis-
 124 WARD'S, 13

SHEET Music—Just receiv-
 ed Music Store: Josephine's
 in Excelsior; Rail Road Church
 live without thee; St. Paul's
 cthy; Jesus, Saviour of my
 Lore; Star of the morning;
 and loving Smiles; Ah my
 smiled; Bell Brown; Wilt thou
 called; that Mr. Grand-

Atlantic Monthly for
tents—The Catcombs
Nest; Then Jackson; Amour
Welsh Musical Festival; A
Journal to my cousin Mary;
Wichem and his Pupils; Bea
well Governing Machine; 3
B dies; By the Dead; A
Amverat of the Breakfast T
by the Ganges; Music. For
C. E. H.

